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Services, Inc.*

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

NEVADA ASSOCIATION SERVICES, INC.,
a Nevada corporation,

Plaintiff,

v.

RODNEY J. YANKE, an individual; CITY
OF LAS VEGAS, a public entity in the State
of Nevada; WASHINGTON MUTUAL
BANK, FA, a business entity form and state of
registration unknown, CALIFORNIA
RECONVEYANCE COMPANY, a foreign
corporation doing business in Nevada;
REPUBLIC SERVICES, INC., a foreign
corporation doing business in Nevada;
KATHY CLAY YANKE, an individual;
REAL EQUITY PURSUIT, LLC, a limited
liability company whose state of registration is
unknown but doing business in Nevada; THE
ESTATES AT SEVEN HILLS OWNERS
ASSOCIATION, a Nevada non-profit
corporation; UNITED STATES OF
AMERICA (INTERNAL REVENUE
SERVICE), a public entity; and DOES 1-25,
inclusive,

Defendants.

Case No.: 2:13-cv-01386-RCJ-CWH

ORDER ON MOTION FOR
RECONSIDERATION OF COURT'S
DECISION REGARDING PLAINTIFF'S
MOTION FOR FEES AND COSTS (DKT.
84); FINAL JUDGMENT

ORDER

On June 11, 2015, a hearing was held before the Honorable United States District Court Judge Robert C. Jones for a status conference on this case and re the Motion for Reconsideration (Dkt. 99) filed by plaintiff Nevada Association Services, Inc. ("NAS") as to its previously denied Motion for Attorneys Fees and Costs. Dkts. 76 and 84. Appearing were Richard Vilkin for plaintiff NAS, Donald H. Williams for defendant Republic Services, Inc., and Jack O. Eslinger for the City of Las Vegas. There were no other appearances.

The court amended its decision on NAS' Motion for Attorneys Fees and Costs to allow NAS recovery of \$3,100 in attorneys fees and costs in the amount of \$1,736.50, for a total of \$4,836.50.

The court denied an oral Motion by Republic Services, Inc. to amend the court's prior order on Republic's Motion to be paid its lien and attorneys fees. Dkt. 84.

After reviewing the status of the case and noting that all parties have appeared or been defaulted, the court ordered that all monies from the interpled funds not already ordered distributed or which have been ordered herein to NAS (\$4,836.50) be distributed to defendant Rodney J. Yanke, the former owner of the property.

It is so Ordered.

The court ordered further that final Judgment as to the entire case be entered.

Date: June 16, 2015


District Court Judge

FINAL JUDGMENT

This interpleader action having been fully litigated and all potential claims considered and resolved, IT IS ORDERED AND ADJUDGED THAT plaintiff Nevada Association

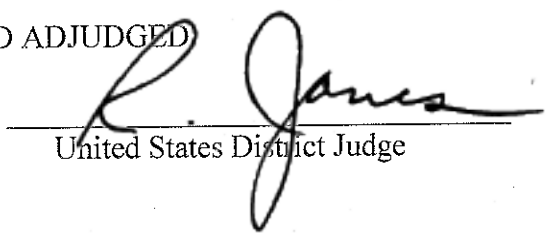
Services, Inc. be paid by the Clerk of Court from the funds interpled with this court in Dkt. 73 (in the total amount of \$40,942.85) the amount of \$4,836.50, that defendant City of Las Vegas be paid from the interpled funds the total sum of \$302.60 as previously directed in Dkt. 70, and that defendant Republic Services, Inc. be paid from the interpled funds (if not already paid) the total sum of \$1,170.17 as previously ordered in Dkt. 84.

The court previously entered partial Judgment in favor of the United States and directed that the IRS be paid from the interpled funds the total amount of \$22,897.45. Dkt.

Thus, the total funds that have been ordered to be paid or ordered to be paid herein (other than to defendant Yanke) totals \$29,206.72 ($\$22,897.45, \$4,836.50, \$302.60 + \$1,170.17 = \$29,206.72$). Therefore, the remainder of the interpled funds in the amount of \$11,736.13 ($\$40,942.85 - \$29,206.72 = \$11,736.13$) be paid by the Clerk of Court to defendant Rodney J. Yanke.

Except as ordered herein or as previously ordered, all parties shall bear their own attorneys fees and costs. IT IS SO ORDERED AND ADJUDGED

Date: June 16, 2015


United States District Judge